

The affice of the final field of Parish I

and set is little to 2 at

## UNITED STAYES DEPARTMENT F COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
09/926/54	12-26-2001	Toshiaki Tagawa	P.21462
महित्रपार पुरस्का के एक एक स्थापित है।	्या महिल्लींस १० सि.स. १ स्ट्रांट १ स्ट्रांट	The state of the s	, राज्य राज्य क्षेत्र के स्थापित के असे <b>प्रवतः</b> एक्ट्रीय करने
The second secon	hater from a set with a	applied grown But has partition	EXAMINER
mades with and server in the common		કુમાં કુલ	The state of the second state of the second
			ART UNIT PAPER NUMBER
त्रमा वर्षम् अपन्तः । पूर्व द्वारा चारा प्रतासन्तरः । विभागो स्वतः । व १९५५ - १८८८ - १८८७ - १८८४	<del>ngana sakulah kilah ligi dilah kilab salah silah</del> Sa		64/ 200
gil ar municus ad luntum ethicus da augma gali (1910) ad luntum balin kum malim muli	्यानवारकार । विशेषात्र । विश्वविद्यान <u>्य विश्ववि</u>	VIEW SUMMARY	E MAILED:
participante (applicant, applican	t's representative, PTO personi	nel):	ou de servicio de la compositio de la comp La compositio de la compo La compositio de la compo
GARY COUNTS	EXAMINER	(3) Frank Fork	MAN Attorney
MINLOWS LEWS	Spervisory PAtent E	A how we introduce to take to take the	e i predikter och de i nember verige i 🗸 🙌 ser Samen
ite of Interview 07/12/	6 2000 rdf wiles of die rugele.	<ul> <li>ค.ศ. ซึ่งเป็นสามารณ์ เกิดสามารณ์ เป็นสามารณ์ เป็นสาม</li></ul>	in trauma kulupar suuri kalendalla laisi. Kalendalla hadinga kun riiku kulaga multi kulusi sida Kalenda kurusi sidak kulusi talanda masila multi sidak kulusi sidak.
		nt applicant's representative).	ing the energy areas and have being a facility
chibit shown or demonstration co	nducted: Yes XNo If ye	s, brief description:	्रामान्यक्रीकि क्षा भारति शास्त्री । १८४८ वर्ष
			vindenti — armeti nan es alte nasti
preement $\square$ was reached. $ ot\!\!\!\!/\!$	was not reached.	Total Expression	o in the early and a control of the
	, ,		era i Brokerija, augusto strugena i se troja parte. La era kapado strugena (182 a.t.) kom troja. La era struga i tera strugena (183 a.t.) kom troja projektiona (183 a.t.).
aim(s) discussed:	of record	<ul> <li>reg \$2.00mm and beneat 100 mediosets</li> </ul>	apa (1965年) - Proceedia (1967年) - Brothert V
entification of prior art discussed:	Allofa	,μ+υς	egenya kenggalan di dimensenya makena makeng da
$(\mathcal{A}_{\mathcal{F}_{n}}) = (\mathcal{A}_{n}) \otimes (\mathcal{F}_{n}) \otimes (\mathcal{F}_{n})$			da ar central de la mentado en <sup>19</sup> 70 en el 1000 de 2020. Conservações de <del>la mentada de 1980 de 2000 de 2000 de</del> 2000 de
	information the transport in a production	elens light i sies sidade belove <b>c</b> a indicastr	ments: Discussed 1/2 /sf
accrintion of the conoral nature of	r what was agreed to it an agre-	ement was reached, or any other com-	ments: Discossie // C / S)
		The state of the s	er till at a transit fra till til att at till till at till till
		etal reference was di	rected toward Beta-sub.
And Applicant argue	where instant cl	etal reference was di	target + was free tary
And Applicant argue	where instant cl		taget + NIN Free tag
And I That pakin	whenes instant cl	pins directed to File mass and Ideas in the mass and the	Toget who free tag
Applicant argue  And Interpretable  Authority problem  Authority probl	where instant classics and a copy of the amendments which	if available, which the examiner agree would render the claims allowable is a	d would render the claims allowable available, a summary thereof must be
Applicant argument Applicant Applicant Applicant Argument Applicant Applican	where instant classification is a copy of the amendments which	if available, which the examiner agree would render the claims allowable is a different control of the interview.	d would render the claims allowable available, a summary thereof must be
And Interpretable And Interpre	and a copy of the amendments, copy of the amendments which ant to provide a separate record een checked to indicate to the cupe THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MON	if available, which the examiner agree would render the claims allowable is a don't he substance of the interview.  Contrary. A FORMAL WRITTEN RESPIE INTERVIEW. (See MPEP Section ATH FROM THIS INTERVIEW DATE TO	ed would render the claims allowable available, a summary thereof must be 200NSE TO THE LAST OFFICE ACTI 713.04). If a response to the last Offic of FILE A STATEMENT OF THE
Applicant argy:  And Tatact pakin  It lier description, if necessary, a stribe attached: Also, where no ached.)  It is not necessary for applicant as the paragraph above has be NOT WAIVED AND MUST INCLITION TO THE INTERVIEW  Since the Examiner's interview rejections and requirements is considered to fulfill the rest the interview unless box 1 at	and a copy of the amendments, copy of the amendments which ant to provide a separate record een checked to indicate to the cube THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MONV.	if available, which the examiner agree would render the claims allowable is a dor'the substance of the interview.  Contrary. A FORMAL WRITTEN RESPIE INTERVIEW. (See MPEP Section NTH FROM THIS INTERVIEW DATE To the claims around a since the claims around office action, and since the claims around office action. Applicant is not relieved.	ed would render the claims allowable available, a summary thereof must be consecuted by the consecution of the last office of the last office of the consecution of the complete of the comple
Applicant arguments is considered to fulfill the res	and a copy of the amendments, copy of the amendments which ant to provide a separate record een checked to indicate to the cupe THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MONV.  Sew summary abov (including a that may b present in the last ponse requirements of the last bove is also checked.	if available, which the examiner agree would render the claims allowable is a dof the substance of the interview.  Contrary. A FORMAL WRITTEN RESPIE INTERVIEW. (See MPEP Section WITH FROM THIS INTERVIEW DATE To any attachments) reflects a complet respirate of the claims ar Office action, and since the claims ar Office action. Applicant is not relieved.	ed would render the claims allowable available, a summary thereof must be consecuted by the consecution of the last office of the last office of the consecution of the complete of the comple